



Safeguard Screening Form

Operation Information

Operation		
BO-L1190 Electricity Infrastructure Expansion Program		
Environmental and Social Impact Category	High Risk Rating	
B		
Country	Executing Agency	
BOLIVIA	BO-MHE - Ministerio de Hidrocarburos y Energia)	
Organizational Unit	IDB Sector/Subsector	
Gender and Diversity	ENERGY EFFICIENCY AND RENEWABLE ENERGY IN END USE	
Team Leader	ESG Primary Team Member	
SERGIO ENRIQUE BALLON LOPEZ	ROBERT PETER LANGSTROTH	
Type of Operation	Original IDB Amount	% Disbursed
Loan Operation	\$78,000,000	0.000 %
Assessment Date	Author	
17 May 2018	RLANGSTROTH ESG Primary Team Member	
Operation Cycle Stage	Completion Date	
ERM (Estimated)	16 Nov 2017	
QRR (Estimated)	18 Apr 2018	
Board Approval (Estimated)		
Safeguard Performance Rating		
Rationale		

Operation Classification Summary

Overriden Rating	Overriden Justification
A	Reduce: further assessment confirms less impacts/lower risk
Comments	



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Conditions / Recommendations

Category "B" operations require an environmental analysis (see Environment Policy Guideline: Directive B.5 for Environmental Analysis requirements)

The Project Team must send to ESR the PP (or equivalent) containing the Environmental and Social Strategy (the requirements for an ESS are described in the Environment Policy Guideline: Directive B.3) as well as the Safeguard Policy Filter and Safeguard Screening Form Reports. These operations will normally require an environmental and/or social impact analysis, according to, and focusing on, the specific issues identified in the screening process, and an environmental and social management plan (ESMP). However, these operations should also establish safeguard, or monitoring requirements to address environmental and other risks (social, disaster, cultural, health and safety etc.) where necessary.

Summary of Impacts / Risks and Potential Solutions

Potential to directly or indirectly cause adverse impact the territories, land and natural resources of [Indigenous Peoples](#). These impacts are presumed to be [significant](#) unless further analysis demonstrates otherwise.

Mitigation Framework for impacts on land and natural resources: Whenever an operation directly or indirectly affects the legal status, possession or management of territories, lands, or natural resources traditionally occupied or used by Indigenous Peoples, the borrower should develop safeguards against impacts that take into account the applicable legal norms, including: (i) prior consultation; (ii) participation mechanisms; (iii) measures to preserve the physical, cultural and economic integrity of the affected peoples and the sustainability of protected areas and natural resources, and to compensate for any damages; (iv) whenever possible, participation in Project benefits; and (v) when necessary, restrictions, and corrective or compensatory measures to complement legal and administrative protection. Project preparation and implementation should include specific analysis and consultation/agreements regarding these issues and the Mitigation Framework must address them specifically. The Mitigation Framework will be referenced in the legal documentation (covenants, conditions of disbursement, project completion tests, credit and operation regulations, etc.), require regular reporting, frequent and independent monitoring, and independent review of implementation, including participatory monitoring.

The project has or will have [minor](#) negative impacts on [Indigenous Peoples](#).

Mitigation Framework: Include specific mitigation measures as needed in consultation with affected IPs. Consult with Indigenous Peoples specialist. Incorporate measures in legal documentation (covenants, conditions of disbursement, etc.). Include mitigation measures as part of overall environmental and social management plans or provisions.

Waste generation includes [significant](#) quantities of [hazardous materials](#)



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Solid Waste Management: The borrower should be required to prepare a Waste Management Plan (including management and organizational requirements) consistent with relevant national requirements and International Standards (as appropriate). This plan should be part of the ESMP. Specific attention should be placed on reducing and re-cycling solid wastes. An action plan should be defined and requires regular reporting and independent review of implementation; this plan should be included in legal documentation (covenants, conditions of disbursement, etc). In the case that national legislations have no provisions for the disposal and destruction of hazardous materials, the applicable procedures established within the Rotterdam Convention, the Stockholm Convention, the Basel Convention, the WHO List on Banned Pesticides, and the Pollution Prevention and Abatement Handbook (PPAH), should be taken into consideration.

Disaster Risk Summary

Disaster Risk Level

A

Disaster / Recommendations

Disaster Summary

Details

Actions

Operation has triggered 1 or more Policy Directives; please refer to appropriate Directive(s). Complete Project Classification Tool. Submit Safeguard Policy Filter Report, PP (or equivalent) and Safeguard Screening Form to ESR.